## **HUMAN SERVICES DEPARTMENT [441]**

## **Adopted and Filed**

Pursuant to the authority of Iowa Code section 234.6 and 2008 Iowa Acts, Senate File 2425, section 12, the Department of Human Services amends Chapter 51, "Eligibility," and Chapter 52, "Payment," Iowa Administrative Code.

These amendments implement the annual adjustments to eligibility and payment levels in the State Supplementary Assistance Program that are necessary to meet the federal "pass—along" requirements specified in Title XVI of the Social Security Act and federal regulations at 20 CFR 416.2095 and 416.2096. The state of Iowa uses the payment levels method of compliance, which requires the state to increase the payment amounts and income limits for State Supplementary Assistance categories effective January 1 of each year as necessary to meet the minimum levels required by the federal government. The minimum levels are indexed by the cost—of—living increase in federal Social Security and Supplemental Security Income (SSI) benefits, which is 5.8 percent for calendar year 2009.

Changes necessary to meet federal pass–along requirements for 2009 are as follows:

- Increasing the income limit and payment standard for a dependent relative from \$325 per month to \$344 per month.
- Increasing the income limits for eligibility for a dependent relative supplement by \$56 per month for an eligible individual (from \$962 to \$1018) and by \$74 per month for an eligible couple (from \$1281 to \$1355).
  - Increasing the family life home income limit by \$37 per month (from \$799 to \$836).

- Increasing the maximum family life home payment by \$34 per month (from \$708 to \$742).
- Increasing the maximum residential care per diem rate by \$1.18 (from \$26.95 to \$28.14).

State legislation also requires the Department to increase the personal needs allowance for residents of residential care facilities at the same percentage and at the same time as federal Social Security and SSI benefits are increased. Therefore, these amendments increase the residential care facility and family-life home personal needs allowances by \$3 per month (from \$91 to \$94).

These amendments do not provide for waivers in specified situations because the amendments benefit the people affected by increasing payment levels. Requests for the waiver of any rule may be submitted under the Department's general rule on exceptions at 441—1.8(17A,217).

These amendments were also Adopted and Filed Emergency and published in the Iowa Administrative Bulleting on December 31, 2008 as **ARC 7470B**. Notice of Intended Action was published on the same date as **ARC 7472B** to solicit public comment. The Department received no comments on the Notice of Intended Action. These amendments are identical to those Adopted and Filed Emergency and published under Notice of Intended Action.

The Council on Human Services adopted these amendments on February 11, 2009.

These amendments are intended to implement 2008 Iowa Acts, Senate File 2425, sections 12 and 32.

These amendments shall become effective on April 15, 2009, at which time the Adopted and Filed Emergency amendments are rescinded.

The following amendments are adopted.

ITEM 1. Amend subrule 51.4(1) as follows:

**51.4(1)** Income. Income of a dependent relative shall be less than \$325 \(\frac{\$344}{}\). When the dependent's income is from earnings, an exemption of \$65 shall be allowed to cover work expense.

ITEM 2. Amend rule 441—51.7(249) as follows:

**441**—**51.7(249) Income from providing room and board.** In determining profit from furnishing room and board or providing family life home care, \$325 \$344 per month shall be deducted to cover the cost, and the remaining amount treated as earned income.

This rule is intended to implement Iowa Code sections 249.3 and 249.4.

ITEM 3. Amend subrules 52.1(1) and 52.1(2) as follows:

**52.1(1)** Protective living arrangement. The following assistance standards have been established for state supplementary assistance for persons living in a family life home certified under rules in 441—Chapter 111.

<del>\$708</del> <u>\$742</u>	Care allowance
<del>\$ 91</del> <u>\$ 94</u>	Personal allowance
<del>\$799</del> <u>\$836</u>	Total

**52.1(2)** Dependent relative. The following assistance standards have been established for state supplementary assistance for dependent relatives residing in a recipient's home.

a. Aged or disabled client and a dependent relative	<del>\$962</del> <u>\$1018</u>
b. Aged or disabled client, eligible spouse, and a dependent relative	<del>\$1281</del> <u>\$1355</u>
c. Blind client and a dependent relative	\$984 <u>\$1040</u>
d. Blind client, aged or disabled spouse, and a dependent relative	<del>\$1303</del> <u>\$1377</u>

- ITEM 4. Amend subrule 52.1(3), introductory paragraph, as follows:
- **52.1**(3) Residential care. Payment to a recipient in a residential care facility shall be made on a flat per diem rate of \$17.86 or on a cost-related reimbursement system with a maximum per diem rate of \$26.95 \$28.14. The department shall establish a cost-related per diem rate for each facility choosing this method of payment according to rule 441—54.3(249).
  - ITEM 5. Amend subparagraph **52.1(3)"a"(2)** as follows:
- (2) An allowance of \$91 \$94 to meet personal expenses and Medicaid copayment expenses.